RICE & BRONITSKY

Paul E. Rice (State Bar No. 062509)

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(b) Defendants' Defenses.

Joint Case Management Statement Case No. C-07-03101 JW

	and the Complete Defendants contend the
	Although Defendants have not yet filed a response to the Complaint, Defendants contend that
they m	et the applicable standard of care, and caused no damage.
3.	Legal Issues.
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See No. 2 above. The fact that the underlying IRS audit and related issues have not resolved makes it difficult to assess liability and damages in the present case.

4. Motions.

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No motions have been filed. Defendants anticipate filing a motion to change venue and possibly a motion to dismiss. It is premature to anticipate what other motions may be filed.

5. Amendment of Pleadings.

Based upon information recently provided to Plaintiff by Defendants, Plaintiff added the firm of Rossi, Doskocil and Finklestein as a named Defendant.

6. Evidence Preservation.

Counsel have advised their respective clients to take all appropriate steps to preserve evidence.

7. Disclosure.

Not applicable.

8. Discovery.

None.

9. Class actions.

Not applicable.

10. Related cases.

None specifically known, although Plaintiff may make a claim in the bankruptcy court against Jenkens & Gilchrist, debtors.

11. Relief sought.

It is impossible for Plaintiff to compute the amount of his damages, as the IRS audit has not been completed. However, Plaintiff anticipates that his damages will be in the millions of dollars.

12. Settlement and ADR.

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The parties are unable to determine the prospects for settlement.	It is premature to select an
appropriate ADR plan.	

13. Consent to Magistrate Judge for all purposes.

The parties do not consent to referral to a magistrate judge for all purposes.

14. Other references.

This case does not appear to be suitable for other reference.

15. Narrowing of issues.

Although it is premature to determine this, the parties are open to an attempt to narrow issues.

16. Expedited schedule.

An expedited schedule is not appropriate.

17. Scheduling.

As Defendants have not yet filed a responsive pleading, and as Plaintiff intends to bring in a new Defendant, it is premature to make such a determination. Plaintiffs have proposed a tolling agreement and a dismissal of the case without prejudice. Defendants are assessing the appropriateness of such.

18. Trial.

Plaintiff contends that the trial will take approximately seven to ten court days. Defendants anticipate that the expected length of trial will be approximately seven to twenty-one court days, depending upon the outcome of the underlying IRS audit and related matters.

19. Disclosure of Non-party Interested Entities or Persons.

As Plaintiff is an individual, no certification is required. Defendant Rager anticipates filing a Certification contemporaneous with the filing of its responsive pleading.

20. Other matters.

No such matters are known at this time.

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Joint Case Management Statement Case No. C-07-03101 JW